## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

WILLEN et al.

Appl. No.: 10/705,758

Filed: November 12, 2003

System, Method, and Computer Weather-Based Demand Using

Program Product for Forecasting Proxy Data

Confirmation No.: 4262

Art Unit: 3684

Examiner: Vizvarv, Gerald C.

Attv. Docket: 1481.0100006

Mail Stop Amendment

Sixth Supplemental Information Disclosure Statement

Commissioner for Patents PO Box 1450

Alexandria, VA 22313-1450

Sir:

Listed on accompanying IDS Forms are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Applicants have listed publication dates on the attached IDS Forms based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicants reserve the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered.

This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

Applicants have checked the appropriate boxes below.

- 1. Statement under 37 C.F.R. 1.704(d). Each item of information contained in this Information Disclosure Statement was first cited in a communication from a foreign patent office in a counterpart application and this communication was not received by any individual designated in 37 C.F.R. § 1.56(c) more than thirty days prior to the filing of this information disclosure statement.
- 2. Filing under 37 C.F.R. § 1.97(b). This Information Disclosure Statement is being filed within three months of the date of filing of a national application other than a continued prosecution application (CPA), OR within three months of the date of entry of the national stage as set forth in 37 C.F.R. § 1.491 in an international application, OR before the mailing date of a first Office Action on the merits OR before the mailing of a first Office Action after the filing of a request for continued examination under 37 C.F.R. § 1.114. No statement or fee is required.
- Siling under 37 C.F.R. § 1.97(c). This Information Disclosure Statement is being filed more than three months after the U.S. filing date AND after the mailing date of the first Office Action on the merits, but before the mailing date of a Final Rejection, or Notice of Allowance, or an action that otherwise closes prosecution in the application.

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	☐ a.	Statement under 37 C.F.R. § 1.97(e)(1). I hereby state that each
		item of information contained in this Information Disclosure
		Statement was first cited in any communication from a foreign
		patent office in a counterpart foreign application not more than
		three months prior to the filing of this Information Disclosure
		Statement. 37 C.F.R. § 1.97(e)(1).
	□ b.	Statement under 37 C.F.R. § 1.97(e)(2). I hereby state that no item
		of information in this Information Disclosure Statement was cited
		in a communication from a foreign patent office in a counterpart
		foreign application and, to my knowledge after making reasonable
		inquiry, was known to any individual designated in 37 C.F.R.
		$\S~1.56(c)$ more than three months prior to the filing of this
		Information Disclosure Statement. 37 C.F.R. § 1.97(e)(2).
	⊠ c.	The required fee is provided through online credit card payment
		authorization in the amount of \$180.00 in payment of the fee
		under 37 C.F.R. § 1.17(p).
4.	Filing under	37 C.F.R. § 1.97(d) This Information Disclosure Statement is being
	filed more that	an three months after the U.S. filing date and after the mailing date
	of a Final Re	ejection or Notice of Allowance, but on or before payment of the
	Issue Fee.	The required fee is provided through online credit card payment
	authorization	in the amount of \$0.00 in payment of the fee under 37 C.F.R. $\S$
	1.17(p); in ad	dition:

	a.	Statement under 37 C.F.R. § 1.97(e)(1). I hereby state that each
		item of information contained in this Information Disclosure
		Statement was first cited in any communication from a foreign
		patent office in a counterpart foreign application not more than
		three months prior to the filing of this Information Disclosure
		Statement. 37 C.F.R. § 1.97(e)(1).
	□ b.	Statement under 37 C.F.R. § 1.97(e)(2). I hereby state that no item
		of information in this Information Disclosure Statement was cited
		in a communication from a foreign patent office in a counterpart
		foreign application and, to my knowledge after making reasonable
		inquiry, was known to any individual designated in 37 C.F.R. §
		1.56(c) more than three months prior to the filing of this
		Information Disclosure Statement. 37 C.F.R. § 1.97(e)(2).
⊠ 5.	The documen	t(s) was/were cited in a search report by a foreign patent office in a
	counterpart fo	oreign application. Submission of an English language version of
	the search rep	ort that indicates the degree of relevance found by the foreign office
	is provided i	in satisfaction of the requirement for a concise explanation of
	relevance. 113	38 OG 37, 38 and MPEP 609.04(a)(III).
☐ 6.	A concise exp	planation of the relevance of the non-English language document(s)
	appears below	v in accordance with 37 C.F.R. § 1.98(a)(3).
⊠ 7.	Copies of doc	uments FP9-FP10 and NPL1-NPL2 are submitted.

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⊠ 8.	Copies of the documents FP1-FP8 were cited by or submitted to the Office in an				
	IDS that complies with 37 C.F.R. § 1.98(a)-(c) in Application No. 08/588,248,				
	filed January 18, 1996, which is relied upon for an earlier filing date under 35				
	U.S.C. § 120. Thus, copies of these documents are not attached. 37 C.F.R. §				
	1.98(d).				
<b>9</b> .	It is expected that the examiner will review the prosecution and cited art in the				
	parent application nos. 09/656,397, filed September 6, 2000 (now Pat. No.				
	7,069,232), 09/097,714, filed June 16, 1998 (now Pat. No. 7,103,560), and				
	08/588,248, filed January 18, 1996 (now Pat. No. 5,832,456) in accordance with				
	MPEP 2001.06(b), and indicate in the next communication from the office that				
	the art cited in the earlier prosecution history has been reviewed in connection				
	with the present application.				
10. In accordance with the Federal Circuit decision in Dayco Prods., Inc. v. Total					
	Containment, Inc. 329 F.3d 1358 (Fed. Cir. 2003), Applicants submit herewith				
	Office Actions from the co-pending U.S. Patent Application				
	No, filed, as documentsto				

The identification of these Office Actions is not to be construed as a waiver of secrecy as to those applications now or upon issuance of the present application as a patent. The Examiner is respectfully requested to consider the cited applications and the art cited therein during examination.

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It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Forms, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Jason D. Eisenberg Attorney for Applicants Registration No. 43,447

Date: 99/1

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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